101 VO 70	•	
	UNITED STATES PAT	ENT AND TRADEMAR
		The same

k Office

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uspb.gov

		The said		www.uspto
U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.
09/8564	15	TALTON	J	5853-186US
00,000 110			INTERNATIONA	AL APPLICATION NO.
AKERMAN SENTE	ERFITT & EIDON		PCT/U	S99/27401
POST OFFICE BC	)X 3188 CH FL 33402 31	88	I.A. FILING DATE	PRIORITY DATE
WEST FALM BEA	0.4.2		- 18 NOV 99	18 NOV 98
			DATE MAILED:	13 JUL 2001
	NOTIFI	CATION OF A DEFECTIVE	RESPONSE	
1. The re	equest for an ex	tension of time (37 CFR 1.136(a	a)) filed	is defective
because the requi	red fee is missir	ng/insufficient. Extension of tin	ne fees are listed t	
2. Appli	cant's response	filedwas receive	ved in the Office a	after the expiration of
		Office potification mailed		. 1 1115
application will be Office notification	pecome abandon on under 37 CFR	ed unless applicant obtains an e. R 1.136(a).	xtension of time t	
2 — Appli	icant's response	filed 02 JULY 2001 is herel	by acknowledged.	The following
3. Appli	forth in the NO	TIFICATION of MISSING RE	QUIREMEN 13 (	Form
PCT/DO/EO/90	5) mailed	have not bee	n completed.	
□ Transl	ation of the intern	ational application into English.		
	which is defecti	ve for the reasons indicated on the at	ttached Notice of De	fective
<u> </u>	Translation.	1.403(6)		•
L	ssing fee (37 CFR			
X ∪am (	or Declaration of i	nventors(s). ace with 37 CFR 1.497(a) and (b) for	the reasons indicate	ed on the attached
•	PCT/DO/EO/9	17.		
	arge (37 CFR 1.4	92(e)).		
Seque	ence Listing.	nce with 37 CFR 1.821-1.825 for the	reasons indicated o	n the attached
	not in compliar PCT/DO/EO/9		1000012	
┌ Addi	tional claim fees.			
			•	•
			•	
this Notification Requirements ( granted under a Requirements (	n or within the t Form DO/EO/9 37 C.F.R. § 1.1 (Form DO/EO/9	ete the response within a time line time remaining in the response some solutions, whichever is the longer. No. 36, but the period for response solutions was be extended under 37 for the solutions.	No extension of the set in the Notifical C.F.R. § 1.136(a)	is time limit may be ation of Missing
Applicant is re be mailed to the CFR 1.5)	minded that any le address given	communication to the United S in the heading and include the	O.O. approduces	Crademark Office must no. shown above. (37
Enclosed: 😿 I	PCT/DO/EO/917	Notice of Defective Tran	nslation	
	PCT/DO/EO/917 PCT/DO/EO/920	<u></u>	,/	
<u> </u>		/ //	Francine You	na
		Al 1 -	hone: 703-305-366	32
FORM PCT/DC	)/EO/916 (March	2001)		

<u>Ur</u>	7
TO TOTAL OF LAND	

## United States Patent and Trademark Office

Commissioner for Patents, Box PC United States Patent and Trademark Offic Washington, D.C. 2023

Consult Mark			www.uspio.gov
U.S. APPLICATION NO.	FIRST NAMED APPLICANT	T ATTY, DOCKET NO.	
09/856415	TALTON	J	5853-186US
03/030410	•	INTERNATION	AL APPLICATION NO.
AKERMAN SENTERFITT & EIDO	N	PCT/U	JS99/27401
WEST PALM BEACH, FL 33402 3188		I.A. FILING DATE	PRIORITY DATE
		18 NOV 99	18 NOV 98
		DATE MAILED	13 JUL 2001
NOTIFICATION	ON OF A DEFECTIVE OAT	H OR DECLARAT	NOI
This application fails to contain into the national stage in the U	n an oath or declaration acceptanited States of America. The p	ble under 35 U.S.C.	371(c)(4) for entry to correct the

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply

deficiency noted below and avoid abandonment is set in the accompanying Notification.

	7 CFR 1.497(a),(b) and (f) in that it:
1.	is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. does not identify the application to which it is directed. does not identify the inventor(s).(Fitzgerald, J) does not identify the citizenship of each inventor. does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.
1.497( WILL	URE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR (a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE NOONMENT OF THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2. 🦳	does not state that the person making the oath or declaration:
a	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3.	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date befor that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
	Francine Young
	Telephone: 700 005 0000

FORM PCT/DO/EO/917 (March 2001)